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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

UNITED STATES OF AMERICA,
Plaintiff,
v.
CORY SPURLOCK,
Defendant.

Case No. 3:23-cr-00022-MMD-CLB

**ORDER GRANTING
STIPULATION TO EXTEND
PRETRIAL MOTION AND
EXPERT DISCLOSURE
DEADLINES
(First Request)**

IT IS HEREBY STIPULATED AND AGREED, by and between Federal Public Defender Rene L. Valladares, and Christopher P. Frey, Kate Berry, Allie Wilson, Assistant

1 Federal Public Defenders, counsel for CORY SPURLOCK, and Acting United States Attorney
2 Sue Fahami, and Megan Rachow, Penelope Brady, and Andrew Keenan, Assistant United
3 States Attorneys, counsel for the United States of America, that the parties have agreed on the
4 following modifications of the pretrial motion and expert disclosure deadlines that were the
5 subject of a previous stipulation (ECF No. 184) and court approval (ECF No. 185)¹:

6 IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that the
7 current pretrial motion deadline of March 5, 2025, be extended to March 12, 2025.

8 IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that they
9 shall have to and including March 26, 2025, to file any and all responsive pleadings.

10 IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that they
11 shall have to and including April 2, 2025, to file any replies.

12 IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that the
13 current deadline for defense expert witness disclosures be extended from March 10, 2025, to
14 March 17, 2025.

15 IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that the
16 deadline for counsel for the government to file any rebuttal expert witness disclosures be
17 extended from 25 days before trial, or March 28, 2025, to 18 days before trial, or April 4, 2025.

18 The additional time requested herein is not sought for purposes of delay, but merely to
19 allow counsel for the defendant sufficient time to complete necessary research, prepare and
20 submit appropriate pretrial motions, and to prepare for trial and any potential penalty phase
21 proceedings in this death-eligible case, taking into account the exercise of due diligence and the
22 current trial date of April 22, 2025.

23
24 _____
25 ¹ This stipulation seeks to extend the current pretrial motion deadline of March 5, 2025,
26 and the current defense expert witness disclosures deadline of March 10, 2025, by one week.
ECF No. 185.

1 This is the first stipulation to extend time filed herein.

2 DATED this 28th day of February, 2025.

3 RENE L. VALLADARES
4 Federal Public Defender

SUE FAHAM
Acting United States Attorney

5 By: /s/ Christopher P. Frey

6 CHRISTOPHER P. FREY
7 Assistant Federal Public Defender
Counsel for CORY SPURLOCK

By: /s/ Megan Rachow

MEGAN RACHOW
Assistant United States Attorney
Counsel for United States

8 By: /s/ Kate Berry

9 CHRISTOPHER P. FREY
10 Assistant Federal Public Defender
11 Attorney for Cory Spurlock

By: /s/ Penelope Brady

PENELOPE BRADY
Assistant United States Attorney

12 By: /s/ Allie Wilson

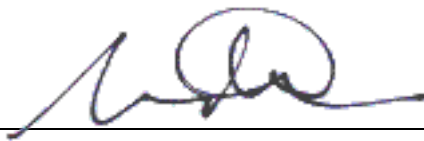
13 ALLIE WILSON
14 Assistant Federal Public Defender
15 Attorney for Cory Spurlock

By: /s/ Andrew Keenan

ANDREW KEENAN
Assistant United States Attorney

16 **IT IS SO ORDERED**

17 DATED this 3rd of March, 2025.

18
19
20 
UNITED STATES DISTRICT JUDGE